COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

(Page 1)

named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

HETERUGI	THE TAX TO A STATE OF THE PARTY	intor (if only one name is listed below) or an ori imed and for which a patent is sought on the DF INFORMATION FOR THE DATA STREAM CROSSING	SYNCHRONIZATION OF A
	<u>eneous network, an</u>	D CORRESPONDING NORTH	A BASIC NETWORK OF
the specification	of which is attached hereto	Y WAS STATE OF THE	
		al Application No. $10/717,455$	
and was amended	d on	1, 455	
			(if applicable)
I hereby s by any amendmer	state that I have reviewed and unders nt referred to above.	tand the contents of the above-identified spec	ification, including the claims, as amended
I acknowl	edge the duty to disclose information		
	to disclose informatio	on which is material to patentability as define	d in 37 CFR §1.56.
		,	
certificate, or § 365 have also identified that of the applicati	laim foreign priority benefits under : 5(a) of any PCT international applical below any foreign application for pa ion on which priority is claimed:	35 U.S.C. §119(a)-(d) or §365(b), of any fore tion which designates at least one country oth tent or inventor's certificate, or PCT internation	eign application(s) for patent or inventor's er than the United States, listed below and onal application having a filing date before
		• * .	
Country	Application No.	Filed (Day/Mo./Yr.)	(Yes/No)
France	02 14989	11/28/2002	Priority Claimed Yes
disclose information	which is material to patental it.	of any United States application(s), or § 365 s the subject matter of each of the claims of thi anner provided by the first paragraph of 35 L	3 application is not displaced to it.
disclose information	I International application to a	anner provided by the first paragraph of 35 L	3 application is not displaced to it.
disclose information	which is material to patental it.	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became ava date of this application.	3 application is not displaced to it.
disclose information application and the n	which is material to patentability as of attional or PCT international filing of Application No.	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became ava date of this application. Filed (Day/Mo./Yr.)	s application is not disclosed in the prior J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior date of the prior labels (Patented, Pending, Abandoned)
disclose information application and the n	which is material to patentability as of attional or PCT international filing of Application No.	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became ava date of this application.	s application is not disclosed in the prior J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior date of the prior labels (Patented, Pending, Abandoned)
disclose information application and the n	Application No. Application No. int the practitioners associated with the Patent and Trademark Office of ustomer Number: FITZPATRIC	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became ava date of this application. Filed (Day/Mo./Yr.) Solution in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered therewith, and direct that all correses in the firm and Customer Number provided belowered the firm and Cu	s application is not disclosed in the prior J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior date of the prior labels (Patented, Pending, Abandoned)
I hereby apportransact all business ir associated with that C	Application No. Application No. int the practitioners associated with the Patent and Trademark Office of ustomer Number: FITZPATRIC	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became availate of this application. Filed (Day/Mo./Yr.) Solution in the firm and Customer Number provided beloconnected therewith, and direct that all corresections. CK, CELLA, HARPER & SCINTO ustomer Number: 05514	s application is not disclosed in the prior J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address
I hereby declare are believed to be true; punishable by fine or in	Application No. Application No. Application No. int the practitioners associated with the Patent and Trademark Office of sustomer Number: FITZPATRIC Company of the practitioners and further that the practice of	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became availate of this application. Filed (Day/Mo./Yr.) Solution in and Customer Number provided beloconnected therewith, and direct that all correst connected therewith, and direct that all correst connected therewith in an additional correst connected there with the knowledge that willful false correst connected that willful false correst connected the connected there is a connected that willful false correst connected the connected that willful false correst connected the connected that willful false correst connected the connected that willful false correst connected the connected that willful false correst connected the corr	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address
I hereby apportransact all business ir associated with that Country I hereby declarate believed to be true; punishable by fine or in may jeopardize the valid	Application No. Application No. Application No. Application No. int the practitioners associated with a the Patent and Trademark Office of sustomer Number: FITZPATRICATION OF TRADEMARK OF TRADEMA	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became availate of this application. Filed (Day/Mo./Yr.) Solution in and Customer Number provided beloconnected therewith, and direct that all correst connected therewith, and direct that all correst connected therewith in an all correst connected therewith in an all correst connected therewith in an all statements of the connected that will statement of the connected that will statement in a connected the connected thereon.	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address the address are statements and the like so made are and that such willful false statements
I hereby apportransact all business ir associated with that Country I hereby declarate believed to be true; punishable by fine or in may jeopardize the valid	Application No. Application No. Application No. Application No. int the practitioners associated with a the Patent and Trademark Office of sustomer Number: FITZPATRICATION OF TRADEMARK OF TRADEMA	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became availate of this application. Filed (Day/Mo./Yr.) Solution in and Customer Number provided beloconnected therewith, and direct that all correst connected therewith, and direct that all correst connected therewith in an all correst connected therewith in an all correst connected therewith in an all statements of the connected that will statement of the connected that will statement in a connected the connected thereon.	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address the address are statements and the like so made are and that such willful false statements
I hereby apportransact all business ir associated with that Country I hereby declarate believed to be true; punishable by fine or in may jeopardize the valid	Application No. Application No. Application No. Application No. int the practitioners associated with a the Patent and Trademark Office of sustomer Number: FITZPATRICATION OF TRADEMARK OF TRADEMA	anner provided by the first paragraph of 35 L defined in 37 C.F.R. § 1.56 which became availate of this application. Filed (Day/Mo./Yr.) Solution in and Customer Number provided beloconnected therewith, and direct that all correst connected therewith, and direct that all correst connected therewith in an all correst connected therewith in an all correst connected therewith in an all statements of the connected that will statement of the connected that will statement in a connected the connected thereon.	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address the address are statements and the like so made are and that such willful false statements
I hereby apportransact all business ir associated with that Control of the contro	Application No. Application No. Application No. Application No. Int the practitioners associated with a the Patent and Trademark Office of sustomer Number: FITZPATRICAL The that all statements made herein of and further that these statements we application or any patent with the application or any patent of the property of the application or any patent of the content of the property of the application or any patent of the property of the application or any patent of the property of the application or any patent of the property of the application of the property of the application of the ap	the firm and Customer Number provided beloconnected therewith, and direct that all correst CK, CELLA, HARPER & SCINTO ustomer Number: 05514 my own knowledge are true and that all statemer emade with the knowledge that willful false issued thereon.	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address the address are statements and the like so made are and that such willful false statements
I hereby apportransact all business ir associated with that Control of the contro	Application No. Application No. Application No. Application No. int the practitioners associated with a the Patent and Trademark Office of sustomer Number: FITZPATRICATION OF TRADEMARK OF TRADEMA	the firm and Customer Number provided beloconnected therewith, and direct that all correst CK, CELLA, HARPER & SCINTO ustomer Number: 05514 my own knowledge are true and that all statemer emade with the knowledge that willful false issued thereon.	J.S.C. § 112, I acknowledge the duty to ilable between the filing date of the prior tatus (Patented, Pending, Abandoned) ow to prosecute this application and to spondence be addressed to the address the address are statements and the like so made are and that such willful false statements

Post

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

(Page 2)

Full Name of Second Joint Inventor, if any CYRIL BERNIER
Second Inventor's signature Remniet Coril
Date 27th July 2004 Citizen/Subject of France
Residence 4, Square Raymond Aron, 35000 Rennes, France
Post Office Address alo Community
Post Office Address c/o Canon Kabushiki Kaisha, 30-2 Shimomaruko 3-Chome, Ohta ku, 146-8 Tokyo, Japan
Form #40
CA MAIN 79017 u.1